Client Code: GFOODS.005GEN

RECORDATION FORM COVER SHEET TRADEMARKS ONLY



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TO THE ASSISTANT COMMISSIONER OF PATENTS AND TRADEMARKS: Please record the attached original documents of copy thereor. Name of conveying party(ies): Name and address of receiving party: Granny Goose Foods, Inc. lame: Coast Business Credit nternal Address: Suite 1400 () Individual Street Address: 12121 Wilshire Blvd. () Association ity: Los Angeles State: California ZIP: 90025 () General Partnership () Limited Partnership Individual (X) Corporation - California Association () Other: () General Partnership () Limited Partnership Additional name(s) of conveying party(ies) attached? (X) Corporation - California () (X) () Other: 9-21-00 If assignee is not domiciled in the United States, a domestic representative designation is attached: () Yes (X) No (Designations must be a separate document from Assignment) Additional name(s) and address(es) attached? ()Yes Nature of conveyance: 4. Application number(s) or registration number(s): Assignment () a. Trademark Application No(s): Merger () Security Agreement () Change of Name b. Trademark Registration Nos: (X) Other: Operation of Law in Default on Security Interest 1,829,935; 968,310; 1,833,441; 1,249,511; 1,386,210; 876,659; 767,659; 1,662,647 Execution Date: May 23, 2000 Additional numbers attached? () Yes (X) No Name and address of party to whom correspondence Total fee (37 CFR 3.41): \$215 concerning document should be mailed: (X) Enclosed Jeffrey L. Van Hoosear Name: (X)Authorized to be charged to deposit account KNOBBE, MARTENS, OLSON & BEAR, LLP Customer No. 20,995 Internal Address: Sixteenth Floor Deposit account number: 11-1410 Street Address: 620 Newport Center Drive City: Newport Beach State: CA ZIP: 92660 Please charge this account for any additional fees which may be Attorney's Docket No.: GFOODS.005GEN required, or credit any overpayment to this account. Total number of registrations involved: Nine (9) trademark registrations 9 Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct, and any attached copy is a true copy of the original document. Diane M. Reed Name of Person Signing Signature Date Total number of pages including cover sheet, attachments and document: 8 Mail documents to be recorded with required cover sheet information to: Commissioner of Patents and Trademarks : CANTH COVS v0000:74 1822935 Box Assignments

Washington, D.C. 20231

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BILL OF SALE

This BILL OF SALE is made May 23, 2000 at Los Angeles, California, by Coast Business Credit, a division of Southern Pacific Bank ("Coast") in favor of Grande Foods, a California corporation ("Grande").

- Transfer. Coast hereby sells, transfers and conveys to Grande pursuant to the Uniform Commercial Code as adopted and in effect in the State of California at the date hereof, all of Coast's right, title and interest in and to all of the assets described in Exhibit A hereto (the "Transferred Assets") owned by Granny Goose Foods, Inc. ("Granny Goose") and assigned by Granny Goose to Development Specialists, Inc., an Illinois corporation, solely in its capacity as Assignee for the Benefit of Creditors of Granny Goose Foods, Inc., a California corporation ("Assignee").
 - Consideration. The consideration for this Bill of Sale is \$2,250,000. 2.
- 3. <u>Disclaimer</u>. THIS TRANSFER, SALE, DELIVERY AND CONVEYANCE OF THE TRANSFERRED ASSETS IS MADE "AS IS", "WHERE IS", "WITH ALL FAULTS", WITHOUT EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY, QUALITY OR FITNESS OR ANY OTHER EXPRESS OR IMPLIED REPRESENTATIONS OR WARRANTIES. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION ON THE FACE HEREOF. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING. GRANDE AGREES AND ACKNOWLEDGES THAT COAST HAS MADE NO REPRESENTATION OR WARRANTY REGARDING TITLE.
- Exclusion of Implied Warranty of Fitness for a Particular Purpose (Section 2315 of the California Commercial Code). Grande hereby acknowledges and affirms that at the time of this sale, Grande is not relaying on the Coast's skill or judgment to select or furnish suitable goods.
- Exclusion of Implied Warranty of Merchantability and Usage of Trade (Section 2814 of the California Commercial Code). Grande hereby acknowledges and affirms that COAST IS NOT A MERCHANT, MANUFACTURER, DISTRIBUTOR OR DEALER WITH RESPECT TO THE ASSETS AND THAT THE ASSETS ARE FIT FOR THE ORDINARY PURPOSES FOR WHICH IT IS USED.
- Examination of Assets. Grande hereby acknowledges and affirms that before entering this sale, Grande has examined the Transferred Assets as fully as it desired or that Grande has been given the opportunity for such examination and has declined to make such examination. Grande specifically acknowledges that the Transferred Assets may contain hazardous substances and agrees to assume all risks associated therewith.
- Lease. The parties acknowledge that Grande is entering into negotiations with the Assignee in order to lease, for a term to be agreed upon between the Assignee and Grande, the premises commonly known as 95 East 200

North, Kaysville, Utah so that Grande can, pursuant to such lease, utilize those premises.

- 8. <u>Indemnifications Regarding Sales Tax</u>. Grande hereby agrees to pay all sales taxes levied because of the sale and hereby indemnifies Coast for all such sales taxes, levies, charges and penalties concerning the Transferred Assets.
- 9. <u>Attorneys' Fees</u>. In the event of any litigation regarding this Bill of Sale, the prevailing party shall recover its reasonable attorneys' fees and costs.
- 10. <u>Counterparts</u>. This Bill of Sale may be executed in any number of counterparts, which together shall constitute one and the same agreement.
- 11. Acceptance of Facaimile Signatures. The parties agree that this Bill of Sale will be considered signed when the signature of a party is delivered by facaimile transmission. Such facaimile signature shall be treated in all respects as having the same effect as an original signature.
- 12. Further Assurance. The parties agree to take all further actions and execute all further documents as may from time to time reasonably be necessary in order to carry out the transactions contemplated by this Bill of Sale.
- 13. <u>Venue</u>. The parties agree that all actions and proceedings relating directly or indirectly to this Bill of Sale shall be litigated in courts located within California and that the exclusive venue therefor shall be Los Angeles County.
- 14. WAIVER OF JURY TRIAL. EACH OF THE PARTIES HEREBO WAIVES THE RIGHT OF TRIAL BY JURY WITH RESPECT TO THIS BILL OF SALE AND ANY CLAIM, IN CONTRACT OR IN TORT, ARISING FROM OR RELATING THERETO.

IN WITNESS WHEREOF, the parties have executed this instrument this 23rd day of May 2000.

Coast:

Coast Business Credit, a division of Southern

Pacific Bank

By:

AGREED TO AND ACCEPTED BY:

Grande Foods, a California corporation

By:______Title:_____

North, Kaysville, Utah so that Grands can, pursuant to such lease, utilize those premises.

- 8. Indemnifications Regarding Sales Tax. Grande hereby agrees to pay all sales taxes levied because of the sale and hereby indemnifies Coast for all such sales taxes, levies, charges and penalties concerning the Transferred Assets.
- 9. <u>Attorneys' Fees</u>. In the event of any litigation regarding this Bill of Sale, the prevailing party shall recover its reasonable attorneys' fees and costs.
- 10. Counterparts. This Bill of Sale may be executed in any number of counterparts, which together shall constitute one and the same agreement.
- 11. Acceptance of Facsimile Signatures. The parties agree that this Bill of Sale will be considered signed when the signature of a party is delivered by facsimile transmission. Such facsimile signature shall be treated in all respects as having the same effect as an original signature.
- 12. <u>Further Assurance</u>. The parties agree to take all further actions and execute all further documents as may from time to time reasonably be necessary in order to carry out the transactions contemplated by this Bill of Sale.
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IN WITNESS WHEREOF, the parties have executed this instrument this 23rd day of May 2000.

Coast:

 Coast Business Credit, a division of Southern Pacific Bank

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AGREED TO AND ACCEPTED BY:

Grande Foods, a California corporation

By: Sefmio Cillery
Title: Pres. ten +

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WAIVER AND CONSENT

The undersigned, Development Specialists, Inc., an Illinois corporation, solely in its capacity as Assignes for the Benefit of Creditors of Granny Goose Foods, Inc., a California corporation ("Assignes") acknowledges that Granny Goose is now in default under a Loan and Security Agreement and other agreements it has entered into with Coast. Assignee weives any and all rights Assignee may have under the Loan Agreement, under Section 9504 of the California Commercial Code, or otherwise, to both notice of the above sale and any other sale of assets of Granny Goose in which Coast has a security interest. Assignee agrees and acknowledges that the above sale constitutes a commercially reasonable disposition of the Transferred Assets in that, among other things, the Assignes conducted an auction sale of the Transferred Assets, which was not consummated at the request and consent of Coast and Grande and the Transferred Assets are now being sold for an amount equal to, or a greater than, the amount hid for the Transferred Assets at such auction sale. The Assignee is of the opinion that if the above sale does not occur immediately, the Transferred Assets are in danger of rapidly depreciating even further in value.

Dated: May 23, 2000

Assignee:

Development Specialists, Inc., An Illinois corporation, solely in its capacity as Assignee for the Benefit of Creditors of Granny Goose Foods, Inc., a California corporation

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May-24-00 03:58pm From-LEVY SMALL&LALLAS

Transferred Assets

١.	Trademark	Registration Number	Country
	Padrinos and Design	1,662,647	USA
	Mamacit's (reg. may be canceled)	1,829,935	USA
	La Famous	968,310	USA
	El Dorado (reg. may be canceled)	1,833,441	USA
	El Dorados (reg. may be canceled)	1,567,406	USA
	Bocadiros	1,249.511	AZŰ
	Compadres	1,386,210	USA
	Fiestas	876,659	USA
	Krazy Korn	767,659	USA
	Padrinos and Design	1,662,647	USA
	Krazy Korn	5784	California
	Krazy Korn	34199	California

- 2. All goodwill associated with the above trademarks
- 3. Corn equipment at Kaysville, Utah, included in Lots 4 through 14 of that certain Appraisal dated April 25, 2000 (see attached list).

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TRADEMARK REEL: 002147 FRAME: 0954 From-LEVY SMALLALLAS

Files code: cime time a

May-24-00 03:59pm

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320-1 10/30 4 132-1 32-1 16/33 1 163-1 - And Andrew Mary | Co-12-42-424

RECORDED: 09/21/2000

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TRADEMARK REEL: 002147 FRAME: 0956

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